

Iron County Register

E. D. AKE, EDITOR.

VOLUME XXVII. NUMBER 6.
FRONTON, : : AUGUST 10, 1893.

THE SOUTHEAST MISSOURI PRESS ASSOCIATION will convene at Marble Hill August 31st, and remain in session three days. An interesting time is expected.

THE army of the unemployed grows larger every hour. The sole reason for this deplorable state of affairs is lack of confidence. Congress must act, and act quickly.

COL. CHAS. H. JONES, late editor of the St. Louis Republic, last week assumed editorial control of the New York World. The Republic has not been so good a paper since Col. Jones' departure, and the West can just as present ill afford to lose him.

MUCH of the future of the Democratic party depends on the action of the Congress which convened Monday. Let the legislation on the tariff and money questions be of the proper sort, and we are in power for years to come; let it be otherwise, and our glory will be short-lived indeed.

TO our Missouri Senators and Representatives: If the almost unanimous will of your constituents is to be considered, the thing for you to do is to advocate and vote for the absolute free coinage of silver at the old ratio of 16 to 1. This is both true and official. If your constituents are wrong they will find it out in due time, and the burden of it will not lie on your shoulders. Your instructions have been plainly voiced; follow them, regardless of the world, the flesh and the devil!

THE Evening Chronicle is to-day the soundest paper in St. Louis on the money question, and more nearly reflects the views of the masses of the people in the Mississippi Valley than any other of the metropolitan journals. And while we are not advised, it is our belief that in some of the splendid editorials of that paper we recognize the handiwork of Mr. W. V. Byars, late of the Republic. Or at least if isn't Mr. Byars' writing, it is some one who has received inspiration from some of that gentleman's most excellent work on the Republic in days gone by.

It seems to us that the Republic is singular in its advocacy of the free coinage of silver. Governor Stone is wrong; Senator Vest is wrong; the Silver Convention at Chicago is an assemblage of cranks; there is nothing right but the repeal of the Sherman act. This is the Republic's programme: "Repeal the Sherman act. Pass a free coinage bill." But with the Sherman bill repealed and monometallism entrenched in actual demonetization, the second part of the programme will be extremely difficult of achievement. The cry will then be, "For God's sake don't disturb values!" No; let the Sherman act go, but let its passing witness the resurrection of silver coinage.

SOME goldite proposes as a "compromise" that silver "be coined freely and made a legal tender for all things except custom duties." A similar provision dishonored the old greenback, and discredited it in the house of its friends. The people will accept no such compromise, and it will be more honest in their representatives to boldly advocate and vote for the gold standard than to attempt to satisfy and delude them with the distorted shadow of their desire. Senators and Representatives may rest assured of this: if they do not now bow to the will of the people, the people will, so soon as they can get at them, smash their Senators Representatives into smithereens. The spirit of distrust is abroad in the land, and nothing but square, honest, upright work can allay it. With tariff reform and free coinage accomplished we need fear neither Republican nor Populist, but under broken faith school may accrue.

A CORRESPONDENT, over the name of "Democrat," seeks to find fault with Gov. Stone because of his speech making in "Kansas City, New York and elsewhere." Now, we have never seen a word that our excellent Governor has written or said that we would wish recalled. His scoring of the arrogant and encroaching and despotic Federal judiciary was well-timed and true—every word. His denunciation of the goldbug conspiracy is dear to the heart of every Democrat who stands on and swears by the platform of his party. If Gov. Stone, in the fervor of his zeal as a Democrat, had slighted his official duty, then our correspondent might have had cause for complaint; but if this is so, we have had no notice of the fact. On the contrary, according to our limited view, he has put more than the usual amount of work and heart into his administration of public affairs. As to Lon Stevens, if he be a filibuster, he is the mildest-mannered specimen of that class of the genus homo the genial soil of Missouri has ever grown. That he is a painstaking and competent official has never before been questioned. We fear "Democrat," (who is usually even tempered and generous), had been eating of the cucumber while it was green!

For Governor!

Ed. Register—Every few days we see "Col." Lon V. Stevens, with others, published as a candidate for Governor of Missouri. This itching for notoriety at this early day is neither dignified nor statesmanlike.

If Treasurer Stevens and Gov. Stone, who are paid by the people, would stay at home and attend to their legitimate duties, instead of making silly and filibustering speeches in New York, Chicago, Kansas City, and elsewhere, that discredit and disgrace the State, and would "give us a rest" until they can compose their minds and learn to think and talk common sense, there will be cause for devout thankfulness.

A DEMOCRAT.

Wants Free Coinage for the Sherman Bill

Ed. Register—The Republic in getting rid of its brains seems to have gotten rid of its principles also. "Repeal the Sherman act" it says, "and pass a free coinage bill." How many minutes would it take Mr. Cleveland to veto such a measure? Then, with silver completely demonetized by the act of the Democratic party (for that would be the result), what a spectacle would the Democratic party present next campaign, after adding a billion dollars to the debts of the Mississippi Valley in pretending to be the friend of the people? Senator Vest and Dick Bland are right. Repeal the Sherman act with a law that restores silver to its constitutional use.

Get the News.

Every occupation in the country is anxiously looking to the extra Session of Congress for relief. Every citizen is directly and personally interested in every measure to be discussed, and will want the news promptly and fully. It is during a time like this, that the great advantage of THE "Twice-a-Week" St. Louis Republic is conclusively demonstrated. Its readers get ALL the news each Tuesday and Friday—just twice as often and fully as it could be had from any weekly paper—and yet it costs no more than the weeklies—ONLY ONE DOLLAR A YEAR. It will be indispensable during the next few months. Send in your subscription at once. Extra copy free for one year to the sender of Club of four names with four dollars. Write for free sample copies, and raise a Club. Address THE REPUBLIC, St. Louis, Mo.

Down on Institutes.

The Cape Girardeau New Era is opposed to resolving in the institutes as well as the institutes. We are surprised to see the organ of the Cape Normal saying such harsh words about the conductors and instructors, since nine out of ten are graduates of the Cape Normal.—Wayne County Journal.

This paper is not so much interested in the conductors and instructors as it is in the thousand of district school teachers of this third district. We look at the hardship entailed on the mass of teachers, who wield the birch in rural places for a few short months at \$30 a month, of those who labor and struggle to get a little money ahead to attend the Normal. This institute comes in a busy season the expenses are not light, their work is fake, they are bunched into attending, the state and county superintendents conspire, the teachers are handicapped, like wooden men and women they are played, and, after two weeks of folly, they return home with a certificate to teach, their ambition satisfied. Institute teachers, with their limited course of study, will be a course of regret to Missouri. If the Institute, as it is now organized, remains in force, the literary qualifications of the teachers will decrease, he will become an inferior instructor. For there are lots of beings on this earth who will say, "Why should I attend a school when I can get a certificate in the institute in two weeks." We do not condemn institute work, but there is too much Wolf about our institutes. The Pennsylvania idea is a good one, in it the teachers get paid for attending the institute and good work is performed.—Cape Girardeau New Era.

COUGHING LEADS TO CONSUMPTION. Kemp's Balsam stops the cough at once.

When Baby was sick, we gave her Castoria.
When she was Child, she cried for Castoria.
When she became Miss, she clung to Castoria.
When she had children, she gave them Castoria.

Children Cry for Pitcher's Castoria.

JOHN A. SEGNER,
WHITE
BARBER AND HAIR-DRESSER
FRONTON, MO.

No sponges used. Clean towel for every shave.

Hot and Cold Baths AT ANY HOUR.

Scissors and Razors Ground, and Umbrellas Repaired. Opp. Postoffice

BALD HEADS!

What is the condition of yours? Is your hair dry, harsh, brittle? Does it split at the ends? Has it a lifeless appearance? Does it fall out when combed or brushed? Is it full of dandruff? Does your scalp itch? Is it dry or in a heated condition? If these are some of your symptoms be warned in time or you will become bald.

Skookum Root Hair Grower

Is what you need. Its protection is not an accident, but the result of scientific research. Knowledge of the diseases of the hair and scalp led to the discovery of how to treat them. "Skookum" contains neither minerals nor oils. It is a vegetable product, and is perfectly cooling and refreshing to the scalp. It stimulates the follicles, it stops falling hair, cures dandruff and grows hair on bald heads.

THE SKOOKUM ROOT HAIR GROWER CO.,
57 South Fifth Avenue, New York, N. Y.

Cook's Cotton Root Compound.

A recent discovery by an old physician. Successfully used monthly by thousands of Ladies. Is the only perfectly safe and reliable medicine discovered. Beware of unprincipled druggists who offer inferior medicines in place of this. Ask for Cook's Cotton Root Compound, take no substitute, or enclose \$1 and 6 cents in postage in letter and we will send, sealed, by return mail. Full-sized particulars in plain envelope, to ladies only, 2 stamps. Address Pond Lily Company, No. 3 Fisher Block, Detroit, Mich.

DO YOU COUGH?
DON'T DELAY TAKE KEMP'S BALSAM
THE BEST COUGH REMEDY
It Cures Croup, Whooping Cough, Bronchitis and Asthma. A certain cure for Consumption in its first stages, and a sure relief in advanced stages. No other cough remedy will give you such prompt relief. Each bottle 50 cents and \$1.00.

H. ADOLPH,
Successor to A. Winkler,
Ironton, Mo.

Has opened up with a Full and New Line of

WATCHES, CLOCKS
SPECTACLES,
Jewelry, Silverware,
and Everything that can be found in a First Class Jewelry Store.

All Kinds of Repairing Done ON SHORT NOTICE.
Repairing Fine Watches a Specialty. Call and examine Goods and Prices.

ORDER OF PUBLICATION.
In the Circuit Court of Iron County, Missouri, in vacation—July 29th, 1893.

The State of Missouri, at the relation and to the use of P. W. Whitworth, collector of the revenue of Iron county, Missouri, against

Aquila M. Berburn, Marcus L. Julian, Julia A. Green, Manning M. George G. and Edward A. Kimmel, Cora L. Entler, Ed D. Ake, G. W. Mackie, and all unknown interested parties.

Action to Enforce Lien for Taxes. Now at this day comes the plaintiff, P. W. Whitworth, collector of the revenue of Iron county, Missouri, and files his petition and affidavit setting forth among other things, that the defendants are non-residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the Clerk of the Circuit Court of Iron County, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of said county, the object and general nature of which is to enforce the lien of the State of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1888, 1889, 1890, and 1891, to wit:

All of the undivided half of the southwest quarter of the southwest quarter of section 6, township 31, range 4, east, in Iron county, Mo.

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting, in the aggregate, to the sum of \$10.18 is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be held for said county of Iron, and State of Missouri, at the courthouse in said county, on the fourth Monday in October next, (1893), and on or before the third day thereof (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the Iron County Register, a weekly newspaper published in said county of Iron, and State of Missouri.

A true copy: Attest, with seal, this 29th day of July, 1893. J. S. HUFF, Clerk Iron County Circuit Court.

ORDER OF PUBLICATION.
In the Circuit Court of Iron County, Mo., in vacation—July 29th, 1893.

The State of Missouri, at the relation and to the use of P. W. Whitworth, collector of the revenue of Iron County, Mo., against

John Murray, Ruth Elliott and all unknown interested parties.

Action to Enforce Lien for Taxes. Now at this day comes the plaintiff, P. W. Whitworth, collector of the revenue of Iron county, Missouri, and files his petition and affidavit setting forth among other things, that the defendants are non-residents of the State of Missouri, and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the Clerk of the Circuit Court of Iron County, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of said county, the object and general nature of which is to enforce the lien of the State of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1888, 1889, 1890, and 1891, inclusive, on the following real estate, belonging to said defendants, to wit:

East half of lot No. 1 of the northeast quarter of section 5, township 31 range 4 east, Iron county, Mo.

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$5.91, is filed with said petition, as provided by law.) And unless they be and appear at the next term of said court, to be held for the county of Iron, and State of Missouri, at the Court House in said county on the fourth

Monday in October next, (1893), and on or before the third day thereof (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

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ORDER OF PUBLICATION.
In the Circuit Court of Iron county, Missouri, in vacation—July 29th, 1893.

The State of Missouri at the relation and to the use of P. W. Whitworth, Collector of the Revenue of Iron county, Missouri, against

Peter K. Lanis and all unknown interested parties.

Action to Enforce Lien for Taxes. Now at this day comes the plaintiff, P. W. Whitworth, Collector of the Revenue of Iron County, Missouri, and files his petition and affidavit setting forth among other things, that the defendants are non-residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the Clerk of the Circuit Court of Iron County, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of said county, the object and general nature of which is to enforce the lien of the State of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1888, 1889, 1890, and 1891, to wit:

The northeast quarter of the southwest quarter, and the northeast quarter and the south half of the northwest quarter, and the northwest quarter of the northwest quarter, and the north half of the southeast quarter, all in section 8, township 31 north, of range 4 east, Iron county, Mo.

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting, in the aggregate, to the sum of \$23.76 is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be held for said county of Iron, and State of Missouri, at the courthouse in said county, on the fourth Monday in October next, (1893), and on or before the third day thereof (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

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In the Circuit Court of Iron County, Missouri, in vacation—July 29th, 1893.

The State of Missouri at the relation and to the use of P. W. Whitworth, Collector of the Revenue of Iron county, Missouri, against

W. T. Eichbaum, Wm. E. Eichbaum, Wm. Sizemore and all unknown interested parties.

Action to Enforce Lien for Taxes. Now at this day comes the plaintiff, P. W. Whitworth, collector of the revenue of Iron county, Missouri, and files his petition and affidavit setting forth among other things, that the defendants are non-residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the Clerk of the Circuit Court of Iron County, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of said county, the object and general nature of which is to enforce the lien of the State of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1888, 1889, 1890, and 1891, to wit:

Southwest quarter of the Northeast quarter of section 31; township 31 range 4 east, Iron county, Mo.

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate for the years aforesaid, amounting, in the aggregate, to the sum of \$8.15 is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be held for the county of Iron, and State of Missouri, at the courthouse in said county on the fourth Monday in October next, (1893), and on or before the third day thereof (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

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A true copy: Attest, with seal, this 29th day of July, 1893. J. S. HUFF, Clerk Iron County Circuit Court.

ORDER OF PUBLICATION.
In the Circuit Court of Iron county, Missouri, in vacation—July 29th, 1893.

The State of Missouri at the relation and to the use of P. W. Whitworth, collector of the revenue of Iron county, Missouri, against

Edward Woodson and all unknown interested parties.

Action to Enforce Lien for Taxes. Now at this day comes the plaintiff, P. W. Whitworth, collector of the revenue of Iron county, Missouri, and files his petition and affidavit setting forth among other things, that the defendants are non-residents of the State of Missouri and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the Clerk of the Circuit Court of Iron County, Mo., in vacation, that publication be made, notifying said defendants that an action has been commenced against them in the Circuit Court of said county, the object and general nature of which is to enforce the lien of the State of Missouri, on the following real estate, belonging to the said defendants, for back taxes for the years 1890 and 1891, to wit:

West half of lot 1 of the northeast quarter of section 4, and the northeast quarter of the southeast quarter of section 5—all in township 30 north, of range 4, east, in Iron county, Missouri.

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting, in the aggregate, to the sum of \$4.15 is filed with said petition as provided by law.) And unless they be and appear at the next term of said court, to be held for said county of Iron, and State of Missouri, at the courthouse in said county, on the fourth Monday in October next, (1893), and on or before the third day thereof (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the Iron County Register, a weekly newspaper published in said county of Iron, and State of Missouri.

A true copy: Attest, with seal, this 29th day of July, 1893. J. S. HUFF, Clerk Iron County Circuit Court.

A GENTLE REMINDER.

LOPEZ'S

Wish to announce that their entire stock of

SUMMER GOODS

MUST BE CLOSED OUT!

And to do this are making

SAVE BIG REDUCTIONS!

We do not believe in carrying over goods from one year to another, and if Low Prices will move them

THEY WILL GO!

All Summer Millinery Reduced.
All Summer Clothing Reduced.
All Straw Hats Reduced.

Reduction in all Departments.

T. S. LOPEZ & SONS.